

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION

ULTRAVISION TECHNOLOGIES, LLC,

Plaintiff,

v.

HOLOPHANE EUROPE LIMITED,  
ACUITY BRANDS LIGHTING DE  
MEXICO S DE RL DE CV,  
HOLOPHANE, S.A. DE C.V. and  
ARIZONA (TIANJIN) ELECTRONICS  
PRODUCTS TRADE CO. LTD.,

Defendants.

§ Case No. 2:19-cv-00291-JRG-RSP  
(Lead Case)

JURY TRIAL DEMANDED

ULTRAVISION TECHNOLOGIES, LLC,

Plaintiff,

v.

YAHAM OPTOELECTRONICS CO., LTD.,

Defendants.

§ Case No. 2:19-cv-00398-JRG-RSP  
(Member Case)

JURY TRIAL DEMANDED

**DECLARATION OF WEIMIN NING IN SUPPORT OF  
OPPOSED MOTION TO STRIKE PORTIONS OF THE EXPERT REPORTS OF ZANE  
COLEMAN AND STEPHEN E. DELL CONCERNING UNACCUSED PRODUCTS**

I, Weimin Ning, hereby declare as follows:

I am an attorney at the law firm of Orrick, Herrington & Sutcliffe. I am licensed to practice law in New York, New Jersey and D.C.. I submit this declaration in support of Defendant Yaham Optoelectronics Co., Ltd.'s ("Yaham") Motion to Strike Portions of the Expert Reports of Zane Coleman and Stephen E. Dell Concerning Unaccused Products. I affirm that the facts stated in this declaration are true and correct and, if called as a witness, I could and would testify competently thereto.

1. Attached hereto as Exhibit 1 is a true and correct copy of Ultravision's Disclosure of Asserted Claims and Infringement Contentions, dated January 28, 2020.
2. Attached hereto as Exhibit 2 is a true and correct copy of the Expert Report of Zane Coleman Regarding Infringement of U.S. Patent No. 8,870,410, dated October 19, 2020.
3. Attached hereto as Exhibit 2-1 is a true and correct copy of excerpt from Attachment B to the Expert Report of Zane Coleman Regarding Infringement of U.S. Patent No. 8,870,410, dated October 19, 2020
4. Attached hereto as Exhibit 3 is a true and correct copy of the Expert Report of Stephen E. Dell, CVA, Relating to Damages re: Yaham, dated October 19, 2020.
5. Attached hereto as Exhibit 4 is a true and correct screen capture of webpage displaying Yaham products.
6. Attached hereto as Exhibit 5 is a true and correct copy of excerpts from Ultravision's First Set of Interrogatories dated March 12, 2020.
7. Attached hereto as Exhibit 6 is a true and correct copy of excerpts from Yaham's First Supplemental Responses to Ultravision's First Set of Interrogatories dated September 15, 2020.
8. Attached hereto as Exhibit 7 is a true and correct copy of YAHAM-LT-00016453-YAHAM-LT-00016454.
9. Attached hereto as Exhibit 8 is a true and correct copy of YAHAM-LT-00021105-YAHAM-LT-00021106.

I declare under penalty of perjury that the foregoing is true and correct. Executed on November 23, 2020, in Green Brook, New Jersey.



Weimin Ning